REMARKS

In the Preliminary Amendment filed January 4, 2007, Applicant requested that the Examiner enter amendments pertaining to the election of groups for further prosecution, improved readability, and certain embodiments. In the present Preliminary Amendment, Applicant has elected to forgo prosecution of the certain embodiments at this time, but reserves the right to do so in a later application. Accordingly, Claims 2, 4, 7, 9, and 10 are amended and claims 128-129 are canceled without prejudice. Claims 27-30, 42-45, 57-60, 72-75, 87-90, and 102-105 were canceled without prejudice in the Preliminary Amendment filed January 4, 2007. Upon entry of the amendment, claims 1-26, 31-41, 46-56, 61-71, 76-86, 91-101, 106-127 will be pending. No new matter is believed to be added upon entry of the amendment. Applicant reserves the right to pursue the non-elected subject matter in at least one divisional application.

The non-elected method claims (31-41, 46-55, 61-71, 76-86, 91-101, and 126-127) depend on the elected claims of Group I. Since these non-elected method claims are methods of using or making the elected compound, when the elected claims are found to be allowable, then rejoinder of the non-elected method claims would be proper and is respectfully requested (see MPEP 821.04).

An action on the merits and allowance of the claims is respectfully requested. If the Examiner believes that a telephone discussion would advance prosecution of the present application, the Examiner is once again invited to telephone the undersigned.

In the event that Applicant owes a fee that has not yet been paid, Applicant requests that the Office charge any additionally required fees to deposit account no. 13-2725.

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